IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

COCOE VOCI, INC.,	on behalf of itself and
all others similarly si	tuated,

Plaintiff,

Civil Action No. 1:07-cv-09929-DC **ECF CASE**

vs.

WILLIAM PRYM GMBH & CO., KG; PRYM CONSUMER USA, INC.; PRYM FASHION,

INC.; COATS PLC; COATS NORTH

AMERICA DE REPUBLICA DOMINICANA, INC.; YKK

CORPORATION; YKK CORPORATION OF AMERICA, INC.; YKK (U.S.A.) INC.; YKK SNAP FASTENERS AMERICA, INC.; and

SCOVILL FASTENERS, INC.,

JURY TRIAL DEMANDED

CLASS ACTION

Defendants.

PLAINTIFF'S DISCLOSURE STATEMENT PURSUANT TO FED. R. CIV. P. 7.1

[X]	The nongovernmental corporate party, Plaintiff Cocoe Voci, Inc., in the above listed civil action does not have any parent corporation and publicly held corporation that owns 10% or more of its stock.
[]	The nongovernmental corporate party,, in the above listed civil action has the following parent corporation(s) and publicly held corporation(s) that owns 10% or more of its stock: N/A
	0. 2007 B. C. C

Date: November 9, 2007

Ronen Sarraf (RS-7694)

Counsel for Plaintiff Cocoe Voci, Inc.

Federal Rule of Civil Procedure 7.1 Disclosure Statement

- (a) WHO MUST FILE: NONGOVERNMENTAL CORPORATE PARTY. A non-governmental corporate party to an action or proceeding in a district court must file two copies of a statement that identifies any parent corporation and any publicly held corporation that owns 10% or more of its stock or states that there is no such corporation
 - (b) TIME FOR FILING; SUPPLEMENTAL FILING. A party must:
 - (1) file the Rule 7.1(a) statement with its first appearance, pleading, petition, motion, response, or other request addressed to the court, and
 - (2) promptly file a supplemental statement upon any change in the information that the statement requires.